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October 6, 2005

Yvonne W. Rosmarin, Esq.
58 Medford Street
Arlington, MA 02474

Re: Edge v. Commonwealth Receivables, Inc.

Dear Yvonne:

As you and I both know, I never told you that Norfolk would waive post-judgment interest on the Small Claims judgment against your client, and you never made your agreement to waive post-judgment interest in the federal action contingent on such a promise. You unqualifiedly waived post-judgment interest because, as you acknowledged, you and your client were slow in responding to my overtures about resolving the federal and state matters together. The only reason interest is an issue at all now is because you/your client dragged your feet. If you had responded promptly, you would have been paid right away. By renegeing on your agreement, you are attempting to take advantage of a delay you created.

You made a promise Yvonne. Please have the decency to honor it.

By the way, I was in a client meeting all day and emerged to find that you had filed another motion without consulting me. I would appreciate it if you would comply with Local Rule 7.1 in the future.

Very truly yours,


John J. O'Connor

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